UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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LENWORTH SMITH & YVES TOUSSAINT, :

Plaintiffs, : 10 Civ. 1773 (LTS) (AJP)

-against- : ORDER SCHEDULING

JP MORGAN CHASE BANK, et al.,

STATUS CONFERENCE &
SETTLEMENT CONFERENCE

Defendants. :

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## ANDREW J. PECK, United States Magistrate Judge:

IT IS HEREBY ORDERED that a status conference is scheduled for September 21, 2010 at 2:30 p.m. before the undersigned in Courtroom 20D (500 Pearl Street).

Counsel are advised that my chambers (Room 1370, 500 Pearl Street) are to be provided with a courtesy copy of all papers hereafter filed with the Court. The parties are to follow the "Individual Practices of Magistrate Judge Andrew J. Peck," a copy of which is attached.

\* \* \*

A settlement conference is scheduled for November 9, 2010 at 2:30 p.m. before Magistrate Judge Andrew J. Peck in Courtroom 20D, 500 Pearl Street. Counsel attending the conference must have full settlement authority and their client(s) must be present at the conference, as must a representative of the client's insurance company where the decision to settle and/or amount of settlement must be approved by the insurance company.

On or before November 2, 2010, counsel shall provide a confidential settlement memorandum to my chambers. The memorandum shall not be filed with the Clerk of the Court nor

provided to opposing counsel. The memorandum should explain the factual and legal background

of the case as it impacts on settlement negotiations; the status of prior settlement discussions

between the parties; 'Vand the party's settlement proposal (range). The latter should be the realistic

settlement range of that party, not just the party's "opening bid." The settlement range in the

settlement memorandum will be kept confidential by me and not disclosed to opposing counsel. I

strongly suggest that the settlement memorandum not exceed 15 pages (any memorandum in excess

of 15 pages must be filed two weeks before the conference).

Also on that same date, counsel shall advise the Court and opposing counsel, by letter,

of who the client representative(s) will be (name, position and, if necessary, an explanation of their

role). Within two business days, counsel shall bring any concerns as to the client representatives to

the Court's attention.

SO ORDERED.

DATED:

New York, New York

August 12, 2010

Andrew J/Peck

United States Magistrate Judge

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Copies by fax & ECF to:

Marjorie Mesidor, Esq. Robert S. Whitman, Esq. Hema Chatlani, Esq.

Judge Laura Taylor Swain

The Court requires each side to have made at least one settlement demand/response prior to submission of their settlement memoranda.